

The Constitution State

If one is to believe or consider the writings of John Fiske, the historian, The fundamental orders drafted in Connecticut in 1638-39 was the first written constitution in history. Appropriately, It was the General Assembly of Hartford Connecticut which designated the state, "The Constitution State" in 1959. More Appropriately, Connecticut through its laws, in particular SEBAC, have in fact violated the constitution and the rights of its native Black citizens. We can see that the actions of the General Assembly mimic those of the United States constitution. Of which, those involved, designated Black people as being non-human or three fifths the composition of that of White people.

It is therefore appropriate that the issue regarding equal rights, discrimination and fraud are heard on the New Haven Green Federal Courthouse across from Yale University which is said to be the founding institution and intrinsically involved in the formation of the United States constitution during the Philadelphia Convention where agreement came about between instituting the provisions of both the Virginia and New Jersey formats regarding the language of the formed constitution.

More interesting is the failure of the constitution through the channels in which it was created. Both the Connecticut and New Haven Colonies established documents of Fundamental Orders, considered the first constitutions in North America. In 1662, the three colonies were merged under a royal charter, making Connecticut a crown colony. This colony was one of the Thirteen Colonies that revolted against British rule in the American Revolution. Basically, the slavery system, inequality and discriminatory policies against African people are a result of those public officials that throughout the times foster the attitudes and opinions of the Old England Crown. This could be described as a "shadow government" or what is known as secret societies that exist within the United States. Although these people participate in government, they actually have separate values, and they are to subdue the people of this nation under the rule of the old Slavery Monarch of Europe. Unfortunately, there are people in Connecticut government whose actions are to operate in government as a crown colony, taking away the rights of the citizenry and re-establishing the 'caste' system of rule.

It is therefore a profound occurrence that the institutional racist policies that have been taken place in the recent years in Connecticut, are actually happening in the very town of New Haven, from the very capitol of Hartford. In this we can say that government is certainly rotted to the core as it has not addressed the issue of slavery and inequality for more than three hundred and fifty years. Not only do the government policy of fraud exist on the state level, it was established by the same state known for the document which is to make all men equal with inalienable rights etc., etc., and bla-bla-bla.

We can continue with the premise that the constitution actually protects the White European rights to maintain slavery. This view can be substantiated by the use of the law to subdue the African, while the Europeans are guilty of various violations of the

law. This manifests itself in the prison industry which is disproportionately incarcerating the African as it relates to slave tactics. Without question the sentencing guidelines along with the dispensation of “Justice” is more than unbalanced in a forum that should strive to seek balance. We can also deduce that this ilk of people with different innate values than those of Nubian African Origins were and are in fact a separate creation with a decidedly different platform for humanity.

Decidedly and without question, the people governing in the capacity of public officials in Connecticut are not of the fractal which encompasses Light. The destruction of the Black family, the denial of property rights to Black people exists now as it always have throughout the history of the nation. This discrimination by Europeans is a privilege encoded in their constitutions of which they exercised against the Black population not only in America but throughout the world as a form of what is documented as a world domination scheme, ploy or fraud which directly opposes the language in what Europeans designated as a constitution. Therefore we have to seriously consider, what is, the objective or meaning of “their” democracy or definition of “their” notion of republic.

What we do know however is that these documents of governance was not established with the considerations of the African descendants, and throughout the establishment of the documents, it was not about Civil nor Constitutional Rights. Instead, the outcome resembles an Agenda by Europeans to maintain constraints over the Ethnic African population as the favor of the law through its protections extends to White people like the Cozzolinos and other roman or European ethnic groups and not to the likes of similarly situated and injured Black people. If the argument remains in question, consider a Black person committing murder, theft, or any other punishable crime in the Connecticut system of justice and imagine the courts taking twenty years to pronounce the correct verdict to the guilty. Then ask the question, why doesn’t the gavel fall equally the same for the Black person entitled to monetary equality.

In Connecticut, it doesn’t matter that the government admits through SEBAC that it unlawfully defrauded and discriminated against Black people of their disability and workers compensation benefits, as long as they didn’t defraud the masses of White people like Cozzolino and other people considered “good” catholics and white people.